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                              UNITED STATES DISTRICT COURT
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                       FOR THE NORTHERN DISTRICT OF CALIFORNIA
 7
                                     OAKLAND DIVISION
 8
    RALPH PETERSON, M.D.,
           Plaintiff,
    v.
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                                                    Case No. 3:21-cv-04908-who
    SUTTER MEDICAL FOUNDATION;
11
    SUTTER BAY HOSPITALS (f.k.a.
    SUTTER EAST BAY HOSPITALS)
                                                    MOTION FOR
12
    d/b/a Alta Bates Summit Medical Center,
                                                    ENTRY OF DEFAULT
    a/k/a Sutter Delta Medical Center;
13
    EDEN MEDICAL CENTER
    d/b/a San Leandro Hospital;
14
    SUTTER EAST BAY MEDICAL
    FOUNDATION; NEIL STOLLMAN, M.D.,
    ROD PERRY, M.D., PHILLIP RICH, M.D.
    CATHY L. LOZANO (Board Investigator),
16
    KRISTINA LAWSON, (Board Member)
    HOWARD KRAUSS, M.D., (Board Member)
17
    RANDY HAWKINS, M.D., (Board Member)
    RICHARD D. FANTOZZI, M.D., (Board Member)
18
    HEDY CHANG (Former Board Member),
    DEV GNANADEV, M.D., (Board Member)
19
    RONALD LEWIS, M.D., (Board Member)
    LAURIE ROSE LUBIANO, (Board Member)
20
    ASIF MAHMOOD, M.D.(Board Member)
    RICHARD THORP, M.D., (Board Member)
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    ESERICK WATKINS, (Board Member)
    FELIX YIP, M.D.(Board Member)
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    DENISE PINES (Former V.P of Board),
     MICHAEL BISHOP, (former Secretary of Board),
    SHARON LEVINE, M.D. (Former Board Member),
    EVELYN "GERRIE" SCHIPSKE,
    (Former Board Member)
    JAMIE WRIGHT, (Former Board Member),
25
    LINDA WHITNEY & DOES 1-10.
26
           Defendants.
27
                                                   Case No.: 3:21-cv-04908-who
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    Motion for Entry of Default
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1		Plaintiff, Ralph Peterson, by and through his attorneys of record, F.R.C.P.
1	<i>55(.</i>)	
2		requests that the Clerk enter judgment against the following defendants:
3	1.	SUTTER MEDICAL FOUNDATION; Served on 7/26/2021, answer was due
4		on 8/16/21, (ECF Doc. # 18);
5	2.	SUTTER BAY HOSPITALS (f.k.a. SUTTER EAST BAY HOSPITALS),
6		d/b/a Alta Bates Summit Medical Center, a/k/a Sutter Delta Medical Center; -
7		Served on 7/26/2021, answer was due on 8/16/21. (ECF Doc. # 21);
8	3.	EDEN MEDICAL CENTER d/b/a San Leandro Hospital; Served on
9		7/26/2021, answer was due on 8/16/21. (ECF Doc. # 19);
10	4.	SUTTER EAST BAY MEDICAL FOUNDATION-Served on 7/26/2021,
11		answer was due on 8/16/21. (ECF Doc. # 17, 20);
12	5.	NEIL STOLLMAN, M.D., served on 7/15/2021, answer was due 8/5/2021
13		(ECF Doc. # 10);
14	6.	ROD PERRY, M.D., served on 7/15/2021, answer was due 8/5/2021 (ECF
15		Doc. # 12);
16	7.	PHILLIP RICH, M.D., served on 7/13/2021, answer was due 8/3/2021 (ECF
17		Doc. # 11);
18	8.	KRISTINA LAWSON, served on 7/13/2021, answer was due 8/3/2021.
19		(ECF Doc. # 14);
20	9.	HEDY CHANG served on 7/15/2021, answer was due 8/5/2021. (ECF Doc.
21		# 15);
22	10.	SHARON LEVINE, M.D. served on 7/15/2021, answer was due 8/5/2021.
23		(ECF Doc. # 13)
24	In sup	pport of this request plaintiff relies upon the record in this case and the affidavit
25	of Ma	rie Mirch submitted herein.
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A. Facts

The complaint was filed on June 26, 2021. ECF Doc #1. The summons were issued by the Court on June 30, 2021. ECF Doc #6. The above-named Defendants were served with a copy of the summons and complaint on various dates identified above, namely June 13, 15, and 25, 2021 as reflected above and on the docket as entries ECF #10-15 and 17-21, by the proofs of service filed on August 24 and 25, 2021. The answers to the complaint were due on August 3, August 5, and August 19, 2021. *Id.* The above-named Defendants have failed to appear, plead or otherwise defend within the time allowed and, therefore are now in default. *See Decl Marie Mirch*.

B. <u>Legal Authority</u>

Federal Rules of Civil Procedure Rule 55(a) requires the clerk to enter a default: "When a party against whom a judgment for affirmative relief is sought has failed to plead or otherwise defend, and that failure is shown by affidavit or otherwise, the clerk must enter the party's default".

Plaintiff submits the Declaration of Marie Mirch in support of this motion. Because the aforementioned defendants have failed to answer or otherwise defend, the clerk must enter default against each and every one of them.

C. Conclusion

Based on the foregoing, Plaintiff respectfully requests that the clerk of court enter default against the defendants SUTTER MEDICAL FOUNDATION; SUTTER BAY HOSPITALS (f.k.a. SUTTER EAST BAY HOSPITALS), d/b/a Alta Bates Summit Medical Center, a/k/a Sutter Delta Medical Center; EDEN MEDICAL CENTER d/b/a San Leandro Hospital; SUTTER EAST BAY MEDICAL FOUNDATION; NEIL STOLLMAN, M.D.; ROD PERRY, M.D.; PHILLIP RICH, M.D.; KRISTINA LAWSON; HEDY CHANG; and SHARON